

COMMITTEE REPORT

MR. PRESIDENT:

The
has
recommendation that said bill be amended as follows:

III

BILL FOR AN ACT to amend the Indiana Code concerning
corrections.

III

Delete

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1. IC 11-13-3-2 IS AMENDED TO READ AS
FOLLOWS

discharge of an offender sentenced for an offense under IC 35-50
shall be determined under IC 35-50-6.

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(b)

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A person sentenced upon conviction of a felony to an
indeterminate

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release on parole upon completion of his minimum term of
imprisonment,

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A person sentenced upon conviction of a felony to a
determinate

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release on parole upon completion of one-half (½) of his
determinate

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years, whichever comes first, less the credit time he has
earned with respect to that term.

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(3)

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second degree murder to a term of life imprisonment is
eligible

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twenty (20) years of time served on the sentence. A person
sentenced

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or second degree murder to a term of life imprisonment

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is

of fifteen (15) years of time served on the sentence.

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other than kidnapping,

is not eligible for consideration for release on

III parole under this section. A person sentenced to a term of life
 III imprisonment does not earn credit time with respect to that term.
 III (4) A person sentenced upon conviction of a misdemeanor is not
 III eligible for parole and shall, instead, be discharged upon
 III completion of his term of imprisonment, less the credit time he
 III has earned with respect to that term.
 III (c) A person whose parole is revoked may be reinstated on parole
 III by the parole board any time after the revocation, regardless of whether
 III the offender was sentenced under IC 35-50 or another law. The parole
 III board may adopt, under IC 4-22-2, rules and regulations regarding
 III eligibility for reinstatement.
 III (Reference is to SB 556 as introduced.)

and when so amended that said bill be reassigned to the Senate Committee on Judiciary.

 GARTON

Chairperson